to 28 U.S.C. § 636(b), this Court need not conduct de novo review. Thomas v. Arn, 474 U.S. 140,

149-52 (1985).

Accordingly, the Court **ADOPTS** the Report and Recommendation (Doc. 77) in its

entirety, and **GRANTS** in part and **DENIES** in part Defendant Farris's Motion for Summary

Judgment (Doc. 52) and **GRANTS in part and DENIES in part** Defendant Hill's Motion for

Partial Summary Judgment (Doc. 54). As a result of this ruling, the following claims remain in this

case:

1. That Defendant Farris violated Sykes' Eighth Amendment rights through deliberate

indifference to his prostate problems on or about April 1 to April 7, 2009 (the dates

referred to in Sykes' June 22, 2009 grievance);

2. That Defendant Hill violated Sykes' Eighth Amendment rights through deliberate

indifference to his alleged prostate problems on or about June 24, 2009;

3. That Defendant Hill's failure to address Sykes' concerns about a possible skin rash,

a symptom of crabs or MRSA, in February 2009, constitutes deliberate indifference to

Sykes' serious medical needs, in violation of the Eighth Amendment.

IT IS SO ORDERED.

DATED this 10th day of February, 2012

s/Michael J. Reagan
MICHAEL J. REAGAN

United States District Judge

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